IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF INTETURNED EASTERN DIVISION IN RE LOUIS C SHEPTING, | CASE # CLERK, U.S. DISTRICT COURT CASER OF E OULD DIRECTED TO HONORABLE MATTHEW KENNELLY, JUDGE Morrow For Re-Apointment of FILED

Janea & Brock JAN 1 1 2008 and COMES NOW, LOUIS CHARLES SHEDTIND, HOREIN AFTER CALLED "MOVANT" AND RESPECTABLLY MOVES THIS MONORABLE COURT TO REAPPOINT - PRO BOND THE FIRM IN JUNEA & BLOCK IN THE RECENT COMPANION CASSIST FILES BY MOXANT WHICH CLAIMS RETALIATION, SAID CASE STYLED SHEPTIN V. HARVEY, CLIDICAL PIRECTOR, US.D.C. N.D.ILL . FOR GOOD CAUSE MOUNT WOULD SHOW:

11 ASSAULT ON PROP FOR PRIOR SIGHT DO HERATHIS C

MOVANT 15 SERIOUSLY ILL, WITH CORDINARY
HENET DISLASE, AND POSSIBLY TEMPINAR CANCER.

2) THE DEPODANT HAS CLEARED MADE

STATEMENTS NO MOTANT'S "PAST

ELEVERATION PRE-CEEDS you. AND TUST
HOURS CATER ISTUINS AND PERSCRIBING GET
SOME 15 BOTTLES OF MEDICATIONS WITHOUT

EVALUATION, WITHOUT EXAMINATION, SAID MEDICATIONS TAKEN FROM A MEDICA-TION

Administration hist of one JAMES TV

CAIL, 69 YEAR OLD INDIVIOUAL! ELEARLY MARKED "JAMES T. CAIL IN BOLD TYPE.

3) THE EXIDENCE ATTACHED TO BUIT

CLEARLY SHOWS A PATTERN OF CONDUCT

I WHERE DEPONDENT IS NOT TREATMER 3/ HAKTIEY

SO OUTRAGIOUS AND SO ETRIGIOUS AS TO WARRANT GRANTING OF THIS

A) MOREOVER, HARVEY'S ARTS/OMISSIONS
ALMOST KILLED MONAUT, AS RECORDS
THOW MOVAUT WAS RUSHED TO HOSPITAR
ON 12/23/07, DAIN RECORDS ATTARHED TO
CASE IN CHIEFO

HARVEY'S ARTS WERE INTENTIONAL,

WILFUL, AND DELIGRATE AND WARRAUT.

THE GRANTING OR THIS MOTION AND

THE EXCLUSIVE YEARS OF THIS HONOR ABLE

COURT I NOTWING THOSING A PROTECTIVE ORDER.

I WHICH HAS ACRUARY INTURED SHEDTIND

THE ADMINISTRATION

OF CARCS MEDICATIONS WAS SIMPLY

MISTAKE, NEGLIGENCE OR MEDR OVERSIFE.

CONJOINED WITH MENEY'S STATEMENT ON 12/19/07 THAT MOVANT'S REPUTATION RELECTION HIM AND THE ACT OF THE BUNGAN OF PRISONS MET TELLING MONANT HE WAS INFECTED WITH A DEADLY LIVER ALLMENT IEI HERATITIS C FOR SOME TEN [10] YEARS WARRANT GRAVE CON-SINDRATION, AS THIS COURT KNOWS. A PERSON OF REASON WOULD

JUSTET THE WORSE AND CONCLUDE

THAT THESE ACTS WERE INDEED

INTENTIONAL, ESPECIALLY IN UGLT

ON THE FART THAT JUST DAYS

OFFORE MOVEMENT SURFROHEART ATTACK

ATTHE NAMES OF BOP IN DICCAHOMAN

AND WAS HERACULED IN FORMSIVE CAREO

ONE WOULD THINK A CAREFUL

REVIEW OF RECOLDS WOULD OR BEEN

HAD, BY MCC MEDICIAL STARF, BUT APPARENTLY

NOT IN THIS CASE!

WHEREFORE, MOVANT SUGGESTS THAT

THE EVIDENCE MON BEFORE THIS

HONORABLE COURT CENTHING WARRANTS THE

RE-APPOINTMENT OF THOMAS MAKCARTHY

ESOURCE OR THE FIRM OF JEWNER

AND BLOCK AND A PROTECTIVE

ORDER TO PROTECT, THIS MONAUT

RISM FURTHER ARTS DESIGNED

TO THEIMINATE THE CIPE OF

YOUR MOVANT. SO PRAYS THE MOVANT.

Det 3, 2008

Louis C. SHERTO THEOLOGO, FL 60605

— 6 —